

1 William J. Quinlan (*pro hac vice*)  
2 Eric T. Schmitt (*pro hac vice*)  
3 THE QUINLAN LAW FIRM, LLC  
4 233 S. Wacker Drive, 61st Floor  
5 Chicago, IL 60606  
6 Telephone: (312) 883-5500  
7 wjq@quinlanfirm.com  
8 eschmitt@quinlanfirm.com

9  
10 Lauren D. Calvert, Esq.  
11 Nevada Bar No. 010534  
12 WILSON, ELSE, MOSKOWITZ,  
13 EDELMAN & DICKER LLP  
14 6689 Las Vegas Blvd. South, Suite 200  
15 Las Vegas, Nevada 89119  
16 Telephone: 702.727.1400  
17 Facsimile: 702.727.1401  
18 Lauren.Calvert@wilsonelser.com

19  
20 *Attorneys for Dr. Laila Mintas*

21  
22 UNITED STATES DISTRICT COURT

23 DISTRICT OF NEVADA

24 PlayUp, Inc., a Delaware corporation,

25 Case No. 2:21-cv-02129-GMN-NJK

26 Plaintiff,

27 v.

28 Dr. Laila Mintas, an individual,

Defendant.

29  
30 **STIPULATION [AND ORDER] TO EXTEND  
31 TIME TO FILE REPLY IN SUPPORT OF  
32 MOTION FOR DISCOVERY SANCTIONS  
33 (DKT NO. 506)**

34  
35 **AND**

36  
37 **TO FILE REPLY IN SUPPORT OF MOTION  
38 TO COMPEL FORENSIC EXAMINATION  
39 AND FOR LIMITED DEPOSITIONS (DKT NO.  
40 509)**

41  
42 **[FIRST REQUEST]**

43 Dr. Laila Mintas, an individual,

44 Counterclaimant,

45 v.

46 PlayUp, Inc., a Delaware corporation; PlayUp  
47 Ltd., an Australian company; Daniel Simic, an  
48 individual,

49 Counterdefendants.

50  
51 Defendant/Counterclaimant Dr. Laila Mintas (“Mintas”), Plaintiff/Counter-defendant  
52 PlayUp, Inc. (“PlayUp US”), and counter-defendant Daniel Simic (“Mr. Simic”), by and through  
53 their respective counsel of record, hereby submit this stipulation to extend the time for Mintas to  
54

1 file her reply in support of the motion for discovery sanctions (ECF No. 506, filed April 19, 2024)  
2 and her reply in support of the motion to compel (ECF No. 509, filed April 19, 2024) pursuant to  
3 LR IA 6-1, from May 15, 2024 to May 17, 2024. The parties agree that neither of Mintas' Motions  
4 will be considered to violate the provision in the Joint Stipulation to Extend Limited Discovery  
5 (Dkt. No. 496) that requires motions to compel to be fully briefed by May 10, 2024.

6 Good cause exists to grant this stipulation due to an emergency medical issue in counsel  
7 for Dr. Mintas's family that necessitates additional time for the filing of the replies.

8 **IT IS SO STIPULATED.**

9 Dated this 15th day of May, 2024.

Dated this 15th day of May, 2024.

10 /s/ Eric T. Schmitt, Esq.

Eric T. Schmitt, Esq.  
William J. Quinlan  
(Admitted *pro hac vice*)  
233 S. Wacker Drive, 61st Floor  
Chicago, IL 60606  
Email: [eschmitt@quinlanfirm.com](mailto:eschmitt@quinlanfirm.com)

/s/ Michael S. Popok, Esq.(w/permission)

Michael S. Popok, Esq.  
New York Bar No. 2475226  
(Admitted *pro hac vice*)  
134 East 38th Street  
New York, New York 10016  
212-542-2564  
Email: [MPopok@zplaw.com](mailto:MPopok@zplaw.com)

11 Lauren D. Calvert  
Nevada Bar No. 010534  
6689 Las Vegas Blvd. South  
Suite 200  
Las Vegas, Nevada 89119  
702-727-1400  
[Lauren.calvert@wilsonelser.com](mailto:Lauren.calvert@wilsonelser.com)  
Attorneys for Defendant and  
Counter-Claimant Laila Mintas

Amanda J. Brookhyser, Esq.  
Nevada Bar No. 11526  
1210 South Valley View Blvd., Suite 215  
Las Vegas, NV 89102  
702-583-3326  
Email: [ABrookhyser@zplaw.com](mailto:ABrookhyser@zplaw.com)  
Attorneys for Plaintiff/Counter-Defendant  
PlayUp Inc. and Counter-Defendant Daniel  
Simic

23 **IT IS SO ORDERED.**

24 Dated: May 15, 2024

25   
26 \_\_\_\_\_  
27 United States Magistrate Judge